REMARKS

Careful consideration has been given to the Official Action of September 22, 2005 and reconsideration of the application as amended is respectfully requested.

Rejection under 35 U.S.C. §103(a)

The Examiner has rejected claims 1-4 under 35 U.S.C. 103(a) as being unpatentable over U.S. Pat. No. 6,575,006 to Don in view of U.S. Pat. No. 2,778,667 to Young. Applicant disagrees with the examiner.

Don '006 and Young '667 fail to teach the limitations recited in original Claim 2. In particular, Don '006 and Young '667 fail to disclose the elements: projected portion 19 and extending block 25 in Claim 2. On page 5 Lines 3-6 of the specification, the utility provided by the two elements has been described as follows: "the extending block 25 can abut against one of the projected portions 19 of the sleeve disk 1 so as to prevent the rotative tube 2 from improper torsion force, as well as the torsion destruction resulted from a further rotation."

Responsive to this rejection, Claim 1 has been amended, which is substantially the combination of original Claim 1 and Claim 2. Since Don'006 and Young'667 fail to disclose the limitations of the currently amended Claim 1 (especially projected portion 19 and extending block 25), one of ordinary skill in the art at the time of the invention cannot readily accomplish the claimed invention of currently amended claim 1 in view of the prior arts. Therefore, the currently amended Claim 1 is not obvious in view of the prior art.

Claim 3 has been amended to depend on Claim 1. Since Claim 1 is not considered obvious in view of the prior art, dependent Claim 3 depending therefrom is not obvious in view of the prior art. Claim 4 is dependent from Claim 3, which is dependent from Claim 1. Since Claim 1 is not obvious, dependent Claim 4 indirectly depending therefrom is also not obvious.

Claim 5 has been added and is dependent from claim 1. Claim 5 is more specific to the arrangement of the at least one projected portion on the sleeve disc and the extending block on the rotative tube and finds no response in the cited art.

Conclusion

The claims have been shown to be allowable over the prior art. Applicant believes that this paper is responsive to each and every ground of rejection cited by the Examiner in the Action dated September 22, 2005, and respectfully requests favorable action in this application. The examiner is invited to telephone the undersigned attorney of record to facilitate advancement of the present application.

Respectfully submitted,

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